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June 15, 2018

## VIA ECF

Hon. Judge Lisa M. Smith
The Hon. Charles L. Brieant Jr.
Federal Building and United States Courthouse
300 Quarropas St., Courtroom: 520
White Plains, NY 10601-4150
<a href="mailto:chambersNYSDSmith@nysd.uscourts.gov">chambersNYSDSmith@nysd.uscourts.gov</a>

Re: Can't Stop Productions, Inc. v. Sixuvus, Ltd. et al. 7:17-cv-06513-CS

Hon. Judge Smith:

As you know, we represent the defendants in the above referenced action. We write in connection with the defendants' motion to enforce the Settlement Agreement, to specifically request that the Court issue an order allowing the defendants to temporarily file the un-redacted copies of Defendants' Memorandum of Law in Further Support of Defendants' Motion to Enforce the Settlement Agreement and Exhibit 12 to the Declaration of Gary Adelman, that are being submitted in connection with Defendants' motion under seal.

As Your Honor may recall at the March 28, 2018 Settlement Conference, Intervenor requested the Settlement Agreement be confidential, which was mutually agreed to with one exception as also agreed to on the record. As such, the defendants are filing their reply, so that the exhibits and supporting papers that are being filed on ECF, which discuss or reflect specific terms of the Settlement Agreement, are redacted.

We respectfully request that the defendants be allowed to file un-redacted copies of their memorandum of law and Exhibit 12, attached to the Declaration of Gary Adelman, under seal. Furthermore, to the extent that the Court requires a more specific showing, the defendants respectfully request that any party who wishes for any of these materials to remain under seal be allowed to file a letter motion identifying those materials and providing the reasons for permeant sealing with in accordance with *Lugosch v. Pyramid Co. of Onondaga*, 435 F.3d 110 (2d Cir. 2006).

Your Honor granted a similar request to temporarily seal parts of Defendants' moving papers on June 6, 2018. [Dckt. No. 153].

We appreciate the Court's time and consideration, and should Your Honor need any further information, we are available at the Court's convenience.

JUNE 15, 2018 PAGE 2 OF 2

Respectfully Submitted,

ADELMAN MATZ P.C.

Sarah M. Matz, Esq.

Cc. (Via ECF)
Counsel for Plaintiff
Karen Willis